

## United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/539,444	06/20/2005	Wilhelm Ostkamp	677/43973	6824	
23646 75	90 06/06/2006		EXAM	EXAMINER	
	<del>-</del>	COOLEY, CHARLES E			
SUITE 900	539,444 06/20/2005 546 7590 06/06/2006 ARNES & THORNBURG 50-17TH STREET NW JITE 900		ART UNIT	PAPER NUMBER	
WASHINGTON, DC 20006-4675		1723			
			DATE MAILED: 06/06/2000	DATE MAILED: 06/06/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application	ı No.	Applicant(s)			
Notice of Non-Compliant		101539.444				
Amendment (37 CFR 1.121)	Examiner	1-1001111	Art Unit	<del>                                     </del>		
			1777			
The MAILING DATE of this communication appe	ears on the c	over sheet with the c		Idraés -		
The amendment document filed on who is considered in the considered in the same of the same of the same of the considered in the same of the considered in t	non-complia ent to be cor	int because it has fa	iled to meet the re	equirements of		
THE ! OLLOWING MARKED (X) ITEM(S) CAUSE THE A	MENDMEN	IT DOCUMENT TO	RF NON-COMPLI	MO) is a cyclic.		
1. Amendments to the specification:     A. Amended paragraph(s) do not include r		•	DE 11011-0011., L.	ANI.		
LJ B. New paragraph(s) should not be underli	ined.					
C. Other				:		
2. Abstract:  A. Not presented on a separate sheet. 37						
B. Other	OFK 1.72.			•		
3. Amendments to the drawings:						
A. The drawings are not properly identified in the top margin as "Poplatonment Charles and a second						
B. The practice of submitting proposed drawing correction has been eliminated by						
showing amended figures, without markings, in compliance with 37 CFR 1.84 are required.						
El C. Other Changes to the drawings must be explained in the amendary sections.						
A. A complete listing of all of the claims is n	ot procent					
Li B. The listing of claims does not include the	a toxt of all n	ending claims (inclu	ıdina withdrawn cla	aime)		
of each claim cannot be identified. Note	the status	atus identifier, and a	as such, the individ	dual status		
(Previously presented), (New), (Not ente	red), (Withd	rawn) and (Withdra	wn-currently amen	ided).		
D. The claims of this amendment paper hav	e not been j	presented in ascend	ling numerical orde	er.		
5. Other (e.g., the amendment is unsigned or not	signed in ac	cordance with 37 C	FR 1 //\·			
·						
or further explanation of the amendment format required t		.121, see MPEP § 7	714.			
ME PERIODS FOR FILING A REPLY TO THIS NOTICE:	· :		·			
Applicant is given no new time period if the non comp	diant and a	ment is an after-fine	al amandurant			
Applicant is given <b>no new time period</b> if the non-compliant amendment is an after-final amendment, an amendment filed after allowance, or a drawing submission (only). If applicant wishes to resubmit the non-compliant after-final amendment with corrections, the <b>entire corrected amendment</b> must be resubmitted.						
and stime contested and	enument m	ust de resubmitted.				
Applicant is given <b>one month</b> , or thirty (30) days, which correction, if the non-compliant amendment is one of the	never is long	er, from the mail da	te of this notice to	supply the		
(including a submission for a request for continued execution (2.27)						
amendment filed within a suspension period under 37 C Quayle action. If any of above boxes 1, to 4, are checken	FR 1.103(a	) or (c), and an ame	ndment filed in res	intai Sponse to a		
Quayle action. If any of above boxes 1. to 4. are checken non-compliant amendment in compliance with 37 CFR	o, the corre	ction required is onl	y the corrected se	ection of the		
Extensions of time are available under 37 CER 1.13	26/a) anto is	the nen compliant -				
	waayie, actio	ine non-compliant a n.	mendment is a no	n-final .		
Failure to timely respond to this notice will result in						
Abandonment of the application if the non-complified in response to a Quayle action; or	iant amendn	nent is a non-final a	mendment or an a	mendment		
Non-entry of the amendment if the non-compliant amendment.	amendmen	t is a proliminary on				
	amonanion	cis a premimary an	endment or supple	emental		
Legal Instruments Examiner (LIE), if applicable	<del></del>	(5'11)	172-108r	7		
Patent and Trademark Office		Telephone	No.			

2.